

Maui News
PUBLISHED EVERY SATURDAY
Office, BAILEY BLOCK, MAIN ST.
WAILUKU, MAUI, H. I.
SUBSCRIPTION RATES
One year, (in advance) \$2.50
Six months, 1.50
The publisher is not responsible for communications received from subscribers. Write only on one side of paper, and give name which will be used in publication if desired.
G. B. ROBERTSON, Ed. and Prop.
MRS. G. B. ROBERTSON, Bus. Mgr.
Saturday, August 25

MAUI BLUE BOOK

Hon. J. W. Kahanu, Circuit Judge.	Wailuku
J. K. N. Keola, Clerk District Court.	Wailuku
Judge J. H. Robertson, Magistrate.	Wailuku
Kahoolawe, " "	Wailuku
Kalahele, " "	Wailuku
Kalehuan, " "	Wailuku
Joseph, " "	Wailuku
Pihimana, " "	Wailuku
Mahoe, " "	Wailuku
Kahoolawe, " "	Wailuku
L. M. Baldwin, Sheriff.	Wailuku
A. N. Hargreaves, Deputy Sheriff.	Wailuku
W. H. King, " "	Wailuku
C. H. Lindsay, " "	Wailuku
E. W. Wilson, " "	Wailuku
G. Trimble, " "	Wailuku
C. E. Dwyer, Captain Police.	Wailuku
S. Kahanu, " "	Wailuku
M. Kahanu, " "	Wailuku
P. J. Wray, " "	Wailuku
C. H. Dwyer, Tax Assessor.	Wailuku
W. H. Baldwin, Deputy Assessor.	Wailuku
W. C. Allen, " "	Wailuku
G. Duda, " "	Wailuku
J. Gross, " "	Wailuku

HAWAII NEI
Governor Dole and wife returned to Honolulu on last Saturday's Kinau.
Eugene Avery has sued the Hawaiian Gazette for \$20,000 damages for an alleged libel.
Manager Cross of the wireless telegraph plant says it will soon be in successful operation.
Judge Wilcox denounces the reprehensible practice of carrying concealed weapons.
James Harbottle Hakuole has been appointed to succeed Chester Doyle as Japanese interpreter.
It is estimated that the output of Ewa Plantation, Oahu, will this year be 28,000 tons of sugar.
A Japanese laborer at Olua Plantation stabbed his wife to death, and surrendered himself to the police.
The American Settlers' Union will contest the proposed sale of their lands at Olua, by the Government.
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BY AUTHORITY
IN THE SUPREME COURT OF THE TERRITORY OF HAWAII.
June Term, 1900.
GRAND JURIES.
1. When Required.
"No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land and naval forces, or in the militia, when in actual service in time of war or public danger." U. S. Const., Amend., Art. 5.
2. How Drawn.
"Until otherwise provided by the legislature of the Territory, grand juries may be drawn in the manner provided by the Hawaiian statutes for drawing petty juries." Org. Act., Sec. 83.
3. Qualifications of Jurors.
"No person who is not a male citizen of the United States and twenty-one years of age, and who cannot understand and speak, read and write the English language, shall be a qualified juror or grand juror in the Territory of Hawaii, and all juries shall hereafter be constituted without reference to the race or place of nativity of the jurors." Org. Act., Sec. 83.
4. Number of Jurors.
The number of grand jurors in each circuit shall be not less than thirteen, nor more than twenty-three. See Org. Act., Sec. 83.
5. Sessions.
"Until otherwise provided by the legislature of the Territory, grand juries * * * shall sit at its such times as the circuit judge of the respective circuits shall direct." Org. Act., Sec. 83.
6. Challenges.
Before the grand jury retires, the prosecuting officer, or any person held to answer a charge for a criminal offense, may challenge the panel or an individual juror, for cause to be assigned to the court. All such challenges shall be tried and determined by the court.
7. Foreman.
From the persons summoned to serve as grand jurors and appearing, the court shall appoint a foreman and may remove him for cause. The court may appoint another foreman when the necessity arises.
8. Oath of Grand Jurors.
Substantially the following oath shall be administered to the grand jurors:
"You, and each of you do solemnly swear (or affirm) that you will diligently inquire, and true presentment make, of all such matters and things as shall be given you in charge, of shall otherwise come to your knowledge touching this present service; that you will present no one through envy, hatred, or malice, nor leave any one unpresented through fear, favor, affection, gain, reward or hope therefor, but will present all things truly as they come to your knowledge, according to the best of your understanding; and that you will keep secret the proceeding had before you."
9. Charge of the Court.
The grand jury, being impanelled and sworn, shall be charge by the court. In doing so, the court shall give them such information as it may deem proper as to their duties and as to the law pertaining to such cases as may come before them. The court may further charge the jury when the necessity arises.
10. Officer in Attendance.
The court may appoint an officer to attend upon the grand jury.
11. Retirement of the Grand Jury.
The grand jury shall then retire to a private room and inquire into the offenses cognizable by them.
12. Clerk.
The grand jury may appoint one of their number to be their clerk, to preserve minutes of the proceeding before them, which minutes shall be delivered to the prosecuting officer, when so directed by the grand jury.
13. Subpoena of Witnesses.
The several circuit courts may subpoena witnesses to appear before the grand jury in like manner as they subpoena witnesses to appear before their respective courts." Org. Act., Sec. 83.
14. Swearing Witnesses.
Witnesses appearing before the grand jury may be sworn in open court or by the foreman of the grand jury or, in his absence, by any member thereof.

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By the Court,
HENRY SMITH, Clerk.
Honolulu, Territory of Hawaii, July 5, 1900.

Wanted, agents' furnishing store. The merchants of Maui are handling them in a half hearted way, with the result that if one wants a suit of clothes suitable for the climate, he has to hunt round for suitable stuff, and then trust himself to the tender mercies of a Chinese tailor. Generally, men would rather buy ready made goods, if they can find what they want. But they cannot do so in Wailuku, hence the need. Either some of our merchants should take up the matter and handle this trade, or a newcomer should take hold of it.

Too keen competition is beginning to raise the price of labor on the Maui plantations, and it begins to look as though the demand of the Jap for "one day, one dollar," may not prove a pipe dream after all. But when that day does come, the Jap, unfortunately for him, will not get the benefit of it. The white man will come without being asked. True, white labor receives higher pay in California, but the work is not steady. Here, the laborer is assured of twelve full months of work every year. And will the plantations be worse off? Assuredly not. It is a notorious fact that the cheap Japanese contract labor on the Islands has been too dear in the end, as can be testified to by any one who has watched them at work in the cane fields. With higher wages, better and more profitable labor will be secured, which will even up things in the end.

The shirt waist may be sent out of the dining room at Chicago, it may be refused first class hotel accommodations at Omaha, it may be refused recognition in polite society in Salt Lake City, it may provoke well meant but irresponsible marksmanship at Carson, it may be turned down at San Francisco, but when it reaches Honolulu, it will find itself at home as the Japanese beetle or the malinal lawyer. Would Brother Testa have been haled out of court, if he had appeared arrayed in a dainty shirt waist plented in the back and trimmed with point lace? We wot not. Start along a crowded street in Honolulu, and you will not meet any two men dressed alike. This leads to confusion which will not be unravelled till the shirt waist sails into Honolulu harbor.

In an interview in the Honolulu Evening Bulletin, Capt. J. W. Pratt, chief of the Water Works bureau, emphasized the fact that Wailuku may fairly lay claim to being the garden spot of the Hawaiian Islands. Such an assertion made by a resident of Wailuku would naturally be taken with some allowance by outsiders, but when such an assertion is made by an outsider, and a man of the standing of Capt. Pratt, it carries the weight of conviction with it. As a matter of fact, there is not another town on the Islands blessed with so many natural advantages as Wailuku, for whose citizens it remains to add the artificial advantages.

The studied attitude of hostility which the Empress Dowager of China has for years maintained towards foreigners leaves no doubt but that she is in close touch with the Boxer element. And it is equally sure that she would rather see China plunged into a war with the combined forces of the "white devils" than to allow them an open door into her kingdom. Prime Minister Li Hung Chang understands much better that she, what such a war would mean to China, and it is to him alone to extricate China from the imminent peril which the policy of the Empress Dowager has provoked.

The citizens of Wailuku should raise a purse and purchase the instruments for a brass band. There are many young Hawaiians in Wailuku with a Hawaiian taste and talent for music, who would gladly help it along. With the dearth of entertainment in Wailuku, good instrumental music would be a godsend, and in the near future, an open air evening concert should be a daily feature of Wailuku life.

The development of a new industry, that of the manufacture of guava and pohia jelly, referred to in another column, lends point to the reiterated demand of the NEWS for the inception of new enterprises on Maui. There are just as good openings left for new branches of industry, and it is to be hoped that the people of the Island will themselves see and take advantage of them.

The subscription to \$25,000,000 of the British war loan in the United States marks a new era in the financial politics of the republic, with both good and bad features. One of the good features is that it offers twenty five million solid reasons why America and Great Britain will never go to war with each other.

Broker Pollitz cleared the financial atmosphere with a breath when he said that there is money enough on the Islands for commercial, but not enough for speculative purposes. That once proved true and broke the Bank of California in San Francisco.

Judging by the past there can be no doubt but that every new plantation of any merit which was compelled to shut down on account of the hands of countless shareholders.

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Honolulu, Territory of Hawaii, July 5, 1900.

substantially as follows:
"You do solemnly swear (or affirm) that the evidence which you shall give before the grand jury shall be the truth, the whole truth, and nothing but the truth."
13. Presence of Others with Jurors.
The prosecuting officer or any member of the grand jury may interrogate witnesses before the grand jury. The prosecuting officers shall advise the grand jury in regard to the law of the cases that come before them, and draw the inferences.
An interpreter may be present at the examination of witnesses before the Grand Jury.
Except the prosecuting officer, interpreter, and witness under examination, no person shall be permitted to be present during the sessions of the grand jury.
No person except the members of the grand jury shall be permitted to be present during the expression of their opinions, or the giving of their votes.
16. Twelve Grand Jurors to Concur.
No indictment shall be found, nor shall any presentment be made, without the concurrence of at least twelve grand jurors.
17. Indorsement by Foreman.
Indorsement by foreman shall be indorsed, "A true bill," and such indorsement shall be signed by the foreman. An indictment shall be indorsed also by the prosecuting officer. A presentment, when made, shall be signed by the foreman.
18. Presenting and Filing.
Indictments or presentments, when found shall be presented by the foreman, in the presence of the other grand jurors, to the court, and shall there be filed; but such as are found for a felony against any person not in custody or under recognizance, shall not be open to the inspection of any person except the prosecuting officer, until the defendant therein shall have been arrested.
The foregoing rules relating to grand juries are hereby prescribed.
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